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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

3 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT

		District of	New Jersey		
In Re:	Frances A. Eardly		Case No.:		20-23942 SLM
		D .1 (/ .)	Judge:		Hon. Stacey L. Meisel
		Debtor(s)			
		CHAPTER 13 PLA	AND MOTION	S	
☐ Origina	al s Included	✓ Modified/Notice F ☐ Modified/No Noti	•	Date:	February 8, 2021
		THE DEBTOR HAS FILE CHAPTER 13 OF THE			
		YOUR RIGHTS MA	AY BE AFFECTE	D	
contains to Plan propyour attorwritten ob may be remotions notice. Semodificatione will or modify wishes to prosecute	the date of the conflosed by the Debto ney. Anyone who wijection within the tieduced, modified, conay be granted with the Notice. The Cope Bankruptcy Rule on may take place avoid or modify the a lien based on value contest said treatmers ame.	om the court a separate No firmation hearing on the Plan to adjust debts. You should wishes to oppose any provisione frame stated in the Notion eliminated. This Plan may nout further notice or hearing urt may confirm this plan, if a 3015. If this plan includes a solely within the chapter 13 the lien. The debtor need not be lien. The debtor need not be lien that a timely object the plan includes a solely within the chapter 13 to be lien. The debtor need not be lien that a timely object that a timely object the plan includer in the plan includer in the collater of the collater of the collater of the collater of the plan includer in the plan includes a timely object that a timely object that the plan is the plan included in the plan includes a timely object that the plan includes a timely o	n proposed by the d read these papersion of this Plan or fice. Your rights may be confirmed and g, unless written of there are no timel motions to avoid of confirmation produce the interest retion and appear and the confirmation and the confirmation and appear and the confirmation are confirmation are confirmation and the confirmation are confirmation and the confirmation are confirmation and the confirmation are confirmation are confirmation and the confirmation are confirmation and the confirmation are confirmation and the confirmation are confirmation are confirmation and the confirmation are confirmation are confirmation and the confirmation are c	Debtor. This ers carefully a rany motion is ay be affected become bin objection is filly filed objection modify a lie cess. The plation or adversate. An affect the confirmation of the co	s document is the actual and discuss them with included in it must file a d by this plan. Your claim ding, and included ed before the deadline ions, without further en, the lien avoidance or n confirmation order sary proceeding to avoid ted lien creditor who ation hearing to
state wh	ether the plan ind	ludes each of the following the provision will be ineffe	ng items. If an ite	m is checke	d as "Does Not" or if
THIS PLA					
	☐ DOES NOT CO E SET FORTH IN F	ONTAIN NON-STANDARD I PART 10.	PROVISIONS. NO	ON-STANDAI	RD PROVISIONS MUST
COLLAT	ERAL, WHICH MA	MIT THE AMOUNT OF A SE Y RESULT IN A PARTIAL I E MOTIONS SET FORTH I	PAYMENT OR NO	PAYMENT	
		OID A JUDICIAL LIEN OR E MOTIONS SET FORTH I			RCHASE-MONEY

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Initial Del	otor(s)'	Attorney	/s/ RIL Init	ial Debtor:	/s/ FAE	_ Initial Co-Debt	or	
Part 1: F	Paymer	nt and Le	ngth of Plan					
			all pay <u>532.00 Montt</u> en <u>\$597.00</u> monthly t					
b.	The d ✓	Fut	all make plan payme cure Earnings ner sources of fundi			· ·	unds are available):	
C.	Use o	Sal De:	perty to satisfy plane e of real property scription: posed date for con	•	:			
		Des	finance of real prop scription: posed date for con	•				
		Des	an modification with scription: posed date for con	•	mortgage encum	bering property:		
d. e.		loa	e regular monthly m n modification. ner information that					
Port 2: 4	\ dogue	oto Proto	ation	<u> </u>	7 NONE			
a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor). b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor). Part 3: Priority Claims (Including Administrative Expenses)								
	a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:							
Creditor	0	011	40 Ota Hara Tara-ta	Type of Pri			Amount to be Paid	
Ronald I. L			er 13 Standing Truste	Administra Administra			Est. \$3,571.63 I \$2,700.00 ****Subject application to be filed with the Court****.	
Ch	b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ☑ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been							

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assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):

Creditor	Type of I	Priority	Claim Amou	Claim Amount Amount to be Paid	
Part 4: Secured Cl	aims				
a. Curing Default	and Maintaining	Payment	s on Principal Resid	lence: 🗌 NONE	
The Debter	will now to the Tr	ruotoo (oo	nort of the Dian) allow	und plaims for arrearages	an manthly
				ved claims for arrearages (he Plan) monthly obligatio	
bankruptcy filing as		unechy to	the creditor (outside t	ne Flan) monthly obligatio	iis due ailei liie
bankruptcy ming as	lollows.				Regular Monthly
0 11	Collateral or Type		Interest Rate on	Amount to be Paid to Creditor	Payment (Outside
Creditor	of Debt	Arrearage	Arrearage	(In Plan)	Plan)
				Est.\$3,812.86 to be paid secured credit	or's attorney fees.
			\$3,812.86 + attorneys		•
	551 Saint Paul Avenue, Cliffside		fees to be paid through plan. Amount	Monthly payments of \$	
Quicken Loans, LLC	Park, NJ	N/A	unknown at this time.	monthly outside the plan increases in escrow pu	
				•	
	intaining Payme	nts on No	n-Principal Residenc	ce & other loans or rent a	rrears: 🗸
NONE					
The Debter will now	to the Trustee (e	o part of th	oo Dlan) allawad alaim	ns for arrearages on month	alv obligations
	•	•	•	ithly obligations due after t	
filing as follows:	Day directly to the	creditor (outside the Hally mor	itiliy obligations due aiter t	ne bankruptcy
ming as renews.					Regular Monthly
0 111	Collateral or Type		Interest Rate on	Amount to be Paid to Creditor	Payment (Outside
Creditor	of Debt	Arrearage	Arrearage	(In Plan)	Plan)
c. Secured claims	excluded from 1	1 U.S.C. 5	06: ₩ NONE		
				petition date and are secu	
				personal use of the debto	
	ne petition date a	nd secure	d by a purchase mone	ey security interest in any o	other thing of
value:	T			Taraba ha Dasse	a tha Dhan Isalis "
		l		Total to be Paid through	n the Plan Including

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments V NONE

Amount of Claim

Interest

Rate

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Collateral

Name of Creditor

Interest Calculation

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Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid
	nere the Debtor retai ed claim shall discha			Plan, payme	ent of the ful	l amount	of the
	confirmation, the stay nder 11 U.S.C 1301	be terminated in a	II respects. T				
Creditor	C	Collateral to be Surrend	ered	Value of S	Surrendered Collateral	Remaini	ing Unsecured Debt
g. Secured C	claims to be Paid in	Full Through the	Plan ⊮ NOI		tal Amount to	be Paid thr	rough the Plan
Part 5: Unse	cured Claims	NONE					
✓	separately classifi Not less tha ject to secured cre	n approximately \$_	22,000.00***	_ to be distri			nount
	Not less tha	n percent					
	Pro Rata dis	stribution from any	remaining fu	nds			
	parately classified u				s:		
Creditor		Basis for Separate Clas	sification	Treatment		Amo	ount to be Paid
Part 6: Execu	utory Contracts and	d Unexpired Lease	es X No	ONE			
	:: See time limitation		S.C. 365(d)(4	4) that may p	revent assu	mption o	ıf

All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment

Part 7:	Motions	X	NONE
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NOTE: All plans containing motions must be served on all affected lienholders, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ✓ NONE

The Debtor moves to avoid the following liens that impair exemptions:

Nature of Creditor Collateral Type of Lien Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	
---	------------------------	-----------------------------------	--	--

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

					A t
			l		Amount to be
			Total Collateral	Amount to be Deemed	Reclassified as
Creditor	Collateral	Scheduled Debt	Value	Secured	Unsecured

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

Upon Confirmation

Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee Commissions
- 2) Other Administrative Claims

Case 20-23942-SLM Doc 18 Filed 02/11/21 Entered 02/11/21 17:33:43 Desc Main 2/11/21 5:31PM Document Page 6 of 7 3) **Secured Claims** Lease Arrearages 4) **Priority Claims** 5) **General Unsecured Claims** 6) d. Post-Petition Claims The Standing Trustee ✓ is, ☐ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant. Part 9: Modification **NONE** NOTE: Modification of a plan does not require that a separate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2. If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being modified: December 29, 2020. Explain below why the plan is being modified: Explain below **how** the plan is being modified: Secured claim added to the plan, non-standard provision Plan payment is increasing based on the secured claim was modified, and estimated attorneys fees were added. and estimated attorneys fees. Non-standard provision language has been modified. Are Schedules I and J being filed simultaneously with this Modified Plan? ☐ Yes ✓ No Part 10: Non-Standard Provision(s): Signatures Required Non-Standard Provisions Requiring Separate Signatures: ☐ NONE ✓ Explain here: Docketed Judgment Creditors did not levy on the Debtor's personalty and therefore, are deemed unsecured pursuant to Raniere v. I & M Investments, Inc. 159 NJ Super 329 (Ch D 1978) and shall be discharged of record upon successful completion of the Debtor's Plan. Affected creditors are: Citibank, NA J-091573-2020 \$17,848 HOP Energy, LLC d/b/a Metro Energy DJ-089149-2020 \$3,021 Midland Credit Management, Inc DJ-101404-2020 \$2,428 The Debtor shall serve a second copy of the Plan, on the judgement creditors listed above, along with the confirmation hearing date. So long as no objection is filed, the Debtor shall submit Orders to the Court, upon completion of her Plan, deeming the debt as unsecured and

avoiding liens.

Any non-standard provisions placed elsewhere in this plan are ineffective.

Signatures

The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

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By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to *Local Form, Chapter 13 Plan and Motions*, other than any non-standard provisions included in Part 10.

I certify under penalty of perjury that the above is true.

Date:	February 8, 2021	/s/ Frances A. Eardly		
		Frances A. Eardly		
		Debtor		
Date:				
		Joint Debtor		
Date	February 8, 2021	/s/ Ronald I. LeVine, Esq.		
		Ronald I. LeVine, Esq.		
		Attorney for the Debtor(s)		